COUNSEL Milton Florez, Esq. Michael Horn, Esq.

TOHN L. RUSSO

Attorney at Law J.L. Russo, P.C. 31 · 19 Newtown Avenue, Suite 500 Astoria, New York 11102 Tel: 718 · 777 · 1277 Fax: 718 · 204 · 2310

Email: ILRussoPC@Gmail.com

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Maria Nunez, B.S.

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DATE FILED:

November 20, 2019

Via ECF Only

Honorable Naomi Reice Buchwald United States District Court Judge United States District Court Southern District of New York 500 Pearl Street New York, NY 10007

ENDORSEMENT Given that defense counsel has fuiled to comply with two prior deadlines for his pre-scutence submission and given The back of detail in this request, The Re: U.S. v. Cesar Pereyra-Polanco request to adjacern The sentencing which Case: 19 CR 00010 (NIPD)

Case: 19 CR 00010 (NRB) is still weeks away, is devied. The Court

uspects immediate compliance with its letter
of actober 24, 2019. So Ordered.

Your Honor:

This office represents Cesar Pereyra-Polanco, the defendant in the above referenced matter which is scheduled for sentencing before the Court on December 12, 2019.

By this letter, we respectfully request that the Court adjourn Mr. Pereyra-Polanco's sentencing to a date after January 6, 2020. The requested adjournment will permit Mr. Pereyra and his family to make the necessary arrangements to attend and support him at his sentencing, and further provide us with an opportunity to gather various materials in support of his sentencing submission.

AUSA Rothman has been advised and consents to this adjournment request. The Court's consideration of greatly appreciated. Thank you.

Yours truly,

John Russo

John L. Russo (JR6200)

JLR:mn

cc: AUSA Rothman (ECF)